



JONATHAN SUSSMAN, ESQ.

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June 11, 2021

By ECF

Honorable Ronnie Abrams
United States District Court-Southern District of New York
500 Pearl Street, New York, NY 10007

Re: **United States v. Ariel Burgos**
18 Cr. 570 (RA)

Dear Honorable Judge Abrams:

Pursuant to a retainer, I am the attorney retained to represent defendant Ariel Burgos in the above-captioned matter. Mr. Burgos has been released with a condition of home confinement since his arrest on July 17, 2018. The next current scheduled activity on his case is July 6, 2021 for his self-surrender.

I was informed by my client, Ariel Burgos, that his PTS Officer, Joshua Rothman, objected as per standard PTS protocol with overnight trips but suggested that he request Judicial approval since this type of single night request has been granted by Your Honor in the past without incident. We are requesting that he be allowed to go with his son, daughter, and wife for his daughter's first birthday for a single night overnight from 12pm on June 26, 2021 until 12pm on June 27, 2021. We are requesting that he be allowed to stay at his mother's house just for the night. He would return first thing in the morning. He already delineated the location, timing and family that would be present to his PTS Officer. His PTS Officer, Mr. Joshua Rothman stated I should indicate to the Court that "Ariel remains in compliance with his release conditions." Obviously, and as always, COVID testing and PPE and as much social distancing as is possible will be practiced by all present in his family. Please let me know if there is anything else you need from me or my client towards that end.

Application granted.

SO ORDERED.

A handwritten signature in blue ink, appearing to be "Ronnie Abrams", written over a horizontal line.

Ronnie Abrams, U.S.D.J.
June 14, 2021

Respectfully submitted,

s/Jonathan Sussman

Jonathan Sussman
Defense Attorney for Mr. Burgos
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